PRODUCT: 331 pounds of dressed poultry at New York, N. Y.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of birds which were contaminated with fecal matter; and, Section 402 (a) (5), the product was in whole or in part the product of a diseased animal.

DISPOSITION: July 11, 1951. Default decree of condemnation. The court ordered that samples of the product be delivered to the Food and Drug Administration; that the fit portion of the remainder be segregated and delivered to charitable institutions; and that the unfit portion be destroyed.

17843. Adulteration of dressed poultry. U. S. v. 110 Pounds * * * *. (F. D. C. No. 31310. Sample No. 24344-L.)

LIBEL FILED: July 2, 1951, Southern District of New York.

ALLEGED SHIPMENT: On or about June 5, 1951, by the Orleans Poultry Co., from Owensboro, Ky.

PRODUCT: 110 pounds of dressed poultry at New York, N. Y.

NATURE OF CHARGE: Adulteration, Section 402 (a) (5), the product was in whole or in part the product of a diseased animal.

Disposition: July 31, 1951. Default decree of condemnation. The court ordered that a portion of the product be delivered to the Food and Drug Administration and that the remainder be destroyed.

17844. Adulteration of frozen turkeys. U. S. v. 10 Boxes * * *. (F. D. C. No. 31316. Sample No. 1913–L.)

LIBEL FILED: On or about July 3, 1951, Northern District of Georgia.

ALLEGED SHIPMENT: On or about June 1, 1951, by the Canton Poultry Co. of Florida, from Miami, Fla.

PRODUCT: 10 boxes each box containing 12 frozen turkeys at Atlanta, Ga.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance by reason of the presence of decomposed turkeys.

DISPOSITION: July 31, 1951. Default decree of condemnation and destruction.

SPICES, FLAVORS, AND SEASONING MATERIALS

17845. Adulteration and misbranding of orange oil, anise oil, and lime oil. U.S. v. 1 Can, etc. (F. D. C. No. 31214. Sample Nos. 24029-L to 24031-L, incl.)

LIBEL FILED: June 22, 1951, District of New Jersey.

ALLEGED SHIPMENT: On or about December 16, 1950, and May 10, 1951, by Industrial Frutal Works, Inc., from New York, N. Y.

PRODUCT: 1 25-pound can of orange oil, 1 25-pound can of anise oil, and 1 25-pound can of lime oil at Paterson, N. J.

LABEL, IN PART: "Oil of Orange Calif. U. S. P.," "Oil of Anise U. S. P.," and "Oil of Lime U. S. P."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), products containing added mineral oil had been substituted in part, respectively, for oil of orange, oil of anise, and oil of lime.

Misbranding, Section 403 (a), the label statements "Oil of Orange * * * U. S. P.," "Oil of Anise U. S. P.," and "Oil of Lime U. S. P.," were false and misleading.

DISPOSITION: August 14, 1951. Default decree of condemnation. The court ordered that samples of the product be delivered to the Food and Drug Administration and that the remainder be destroyed.

17846. Adulteration and misbranding of lemon oil. U. S. v. 4 Tins * * * (and 1 other seizure action). (F. D. C. Nos. 31048, 31141. Sample Nos. 11083-L, 24021-L.)

LIBELS FILED: April 9 and May 21, 1951, Southern District of Ohio and District of New Jersey.

ALLEGED SHIPMENT: On or about February 20 and April 24, 1951, by Magnus, Mabee & Reynard, Inc., from New York, N. Y.

PRODUCT: Lemon oil. 4 25-pound tins at Cincinnati, Ohio, and 3 25-pound tins at Hoboken, N. J.

LABEL, IN PART: "Magna Lemon Oil American Expressed U. S. P."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), an oil other than oil expressed from the peel of lemons had been substituted in whole or in part for lemon oil U. S. P.

Misbranding, Section 403 (a), the label designation "Lemon Oil * * * U. S. P." was false and misleading.

DISPOSITION: October 2 and 8, 1951. The shipper, claimant, having consented to the entry of decrees, judgments of condemnation were entered and the court ordered that the product be released under bond to be denatured and disposed of for purposes other than as a food or a drug, under the supervision of the Food and Drug Administration.

17847. Adulteration and misbranding of lemon oil. U. S. v. 4 Cans * * * (F. D. C. No. 31133. Sample No. 24017-L.)

LIBEL FILED: May 9, 1951, District of New Jersey.

ALLEGED SHIPMENT: On or about January 23, 1951, by the Felton Chemical Co., from Brooklyn, N. Y.

PRODUCT: 4 25-pound cans of lemon oil at Bloomfield, N. J.

LABEL, IN PART: (Can) "Key Brand Oil of Lemon Cold Pressed U. S. P."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), oil other than one expressed from the peel of lemons had been substituted in whole or in part for oil of lemon U. S. P.

Misbranding, Section 403 (a), the label designation "Oil of Lemon * * * U. S. P." was false and misleading.

DISPOSITION: October 18, 1951. Default decree of condemnation. The court ordered that the product be destroyed, with the exception of 1 pint which the court ordered delivered to the Food and Drug Administration.

17848. Adulteration of imitation lemon flavor. U. S. v. 35 Cases * * *. (F. D. C. No. 30805. Sample No. 67788-K.)

LIBEL FILED: March 1, 1951, District of Utah.

ALLEGED SHIPMENT: On or about March 25, 1949, and February 7, 1950, by the Robb-Ross Co., from Sioux City, Iowa.